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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/563,491	01/05/2006	Francois Vacherand	126394	8282
25944 7590 OLIFF & BERRIDGE, PLC P.O. BOX 320850 ALEXANDRIA, VA 22320-4850			EXAMINER	
			YU, HENRY W	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/563 491 VACHERAND ET AL. Office Action Summary Examiner Art Unit HENRY YU 2182 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 18 May 2009. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 18-27 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 18-27 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 01 July 2008 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Imformation Disclosure Statement(s) (PTC/G5/08)
 Paper No(s)/Mail Date ______.

Attachment(s)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

Notice of Informal Patent Application

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DETAILED ACTION

 This Office Action is in response to applicant's communication filed on May 18, 2009, in response to PTO Office Action mailed on February 18, 2009. The Applicant's remarks and amendments to the claims and/or the specification were considered with the results that follow.

 In response to the last Office Action, <u>claim 18</u> has been amended. As a result, claims 18-27 are now pending in this application.

Response to Arguments

- 3. Applicant's arguments filed on May 18, 2009, in response to PTO Office Action mailed on February 18, 2009, have been fully considered. While a new ground of rejection has been made in view of Wood, Jr. (Patent Number US 6,061,344), Examiner notes that the amended claims do not entirely disclose *how* the unique identification code and the unique corresponding reduced addressing code of one microsystem are different from those of other microsystems (a point brought up by the Examiner in the Applicant-initiated interview on May 12, 2009). Examiner wishes to reiterate the various interpretations as to what is considered "different" (using the following as examples):
 - a. Unique code 1 has a sequence of ABC, while unique code 2 has a sequence of ABZ. Though both share the same first two elements (AB), the last element (C in the case of unique code 1 and Z in the case of unique code 2) are different.

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 Unique code 1 has a sequence of ABC, while unique code 2 has a sequence of XYZ. In this example, both codes do not contain any of the same elements.

Hence, in the Examiner's view, merely stating that two codes belonging to two different systems/components are different does not differentiate the invention as disclosed in the instant application from any prior art which discloses unique codes/addresses for different systems/components.

REJECTIONS BASED ON PRIOR ART

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 18-22 and 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Turner et al. (Patent Number US 3,737,858) in view of Olarig (Patent Number US 6,175,889 B1) and in further view of Goldrian et al. (Patent Number US 6,909,710 B1) and Wood, Jr. (Patent Number US 6,061,344).

As per <u>claim 18</u>, Turner et al. discloses "method of addressing an array of microsystems (multiple remote transponders) which can be individually addressed by a control circuit (telemetering system includes a central station), the control circuit

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and each microsystem including an electromagnetic transmission means (though Turner et al. prefers the use of coaxial cables, the transmission medium may also include radio links; Column 4, lines 36-46), and each microsystem further including a counter (each transponder includes a counter for counting interrogate pulses; Column 5. lines 47-48)... and a read-only memory containing a unique identification code (each transponder has a decoding circuit (emphasis), which responds only when the interrogate pulse count is equal to a number assigned to one of its transducers (Column 5, lines 46-55), indicating that the transponder and corresponding transducer store the expected number of pulses in order to make a proper comparison. The system also discloses the use of memory to store transducer states (Column 6, lines 16-19), which can easily be utilized within transponders and corresponding transducers)," and "an addressing phase, where the control circuit transmits successive increment signals simultaneously to all the microsystems (the control logic circuit 13 counts interrogate pulses: Column 5. lines 24-25), and where the microsystems control resetting of their respective counters and, upon receipt of an increment signal, the microsystems increment a content of their respective counters (each transponder includes a counter for counting interrogate pulses (Column 5, lines 47-48), with the counter being recycled at the completion of each interrogate cycle: Column 6, lines 24-26) and compare the content and their respective reduced addressing code, so as to trigger execution of a pre-determined command when the content of the counter and the reduced addressing code are identical (each transponder also contains a decoding circuit (emphasis) which

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initiates generation of a reply pulse when the interrogate pulse count is equal to a number assigned to one of its transducers; Column 5, lines 46-55)." Though Turner et al. discloses "where the control circuit successively addresses each microsystem by its respective identification code (Column 5, lines 46-55)," Turner et al. does not explicitly disclose "a register" or "the method comprising: an initialization phase...and stores a unique corresponding reduced addressing code in the respective registers of the microsystems." Turner et al. also does not explicitly disclose "wherein the unique identification code of each microsystem is different from the unique identification code of each other microsystem, and the unique corresponding reduced addressing code of each microsystem is different from the unique corresponding reduced addressing code of each other microsystem."

Olarig discloses "a register (configuration registers; Column 11, lines 52-53)" and the idea where addressing data is stored in registers during initialization as "the method comprising: an initialization phase...and stores a unique corresponding reduced addressing code in the respective registers of the microsystems (memory and I/O address ranges are stored in the device's configuration registers during initialized at startup (POST); Column 11, lines 50-56)."

Goldrian et al. explicitly discloses the use of reduced addresses [highlighted by the reduced address generator 51: FIG. 5].

Wood, Jr. discloses the idea of utilizing unique identification codes as "wherein the unique identification code of each microsystem is different from the unique identification code of each other microsystem (an identification device may be

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provided with a unique identification code in order to distinguish between a number of different devices; Column 1, lines 27-30; FIG. 5)," which also applies to "and the unique corresponding reduced addressing code of each microsystem is different from the unique corresponding reduced addressing code of each other microsystem (Column 1, lines 27-30; FIG. 5)."

Turner et al., Olarig, Goldrian et al., and Wood, Jr. are analogous art in that they both have means of addressing a device/unit.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify the method as disclosed by Turner et al. to also include a process of storing address data during initialization as disclosed by Olarig, which notes the flexibility of configuring registers within the peripheral devices (for example memory space allocation and interrupt priorities), which is especially prevalent in the area of "plug and play" [Column 3, lines 26-36].

As for the use of reduced addresses, Goldrian et al. notes several instances where there exists various constraints for the amount of data to be transmitted [Column 2, lines 13-16]. Hence, it would be obvious to one skilled in the art to utilize reduced addresses in order to reduce such transmitted data.

As for Wood, Jr., the idea of utilizing unique identification codes is necessary for distinguishing between several different devices [Column 1, lines 27-30].

As per <u>claim 19</u>, the combination of Turner et al., Olarig, Goldrian et al., and Wood, Jr. discloses "the method" (see rejection to <u>claim 18</u> above). Turner et al. further discloses "the respective reduced addressing code of a microsystem is a function of its

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position in the array (the transponders are arranged in channels, with the transponders in each channel designated by the channel designation (this passage indicates different channel ID values) followed by a letter designation; Column 5, lines 38-42)."

As per <u>claim 20</u>, the combination of Turner et al., Olarig, Goldrian et al., and Wood, Jr. discloses "the method" (see rejection to <u>claim 18</u> above). Turner et al. further discloses "the reduced addressing codes of the microsystems correspond to increasing numbers (the channel designations are sequential from I, II – M. The same sequential increase also applies to the letter designation, which goes from A, B – m; Column 5, lines 38-42)."

As per claim 21, the combination of Turner et al., Olarig, Goldrian et al., and Wood, Jr. discloses "the method" (see rejection to claim 18 above). Turner et al. further discloses "the microsystems are arranged in lines (channels with designations I, II - M) and columns (letter designations with A, B – m; Column 5, lines 38-42), the respective reduced addressing code of each microsystem comprising a line number and a column number respectively stored in line and column registers of the microsystems (each transponder, with its corresponding transducer, is assigned a number pertaining to channel and letter designation. An example used is IA (channel I, letter A); Column 5, lines 51-55), the contents of line and column registers being respectively compared with the contents of the line and column counters of the microsystem (each transponder includes a counter for counting interrogate pulses and a decoding circuit (emphasis) which initiates generation of a reply pulse

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when the interrogate pulse count is equal to a number assigned to one of its transducers: Column 5. lines 46-55)."

As per <u>claim 22</u>, the combination of Turner et al., Olarig, Goldrian et al., and Wood, Jr. discloses "the method" (see rejection to <u>claim 18</u> above). Turner et al. further discloses "the control circuit successively transmits line increment signals and column increment signals (the control logic circuit 13 counts interrogate pulses; Column 5, lines 24-25), the line increment signals causing the contents of the line counters to be incremented and the column increment signals causing the contents of the column counters to be incremented (it should be noted the channel designations are sequential from I, II – M. The same sequential increase also applies to the letter designation, which goes from A, B – m; Column 5, lines 38-42) and the line counters to be reset (the interrogate pulse counters in control logic circuit 13 and in the transponders are recycled at the completion of each interrogate cycle; Column 6, lines 23-26)."

As per <u>claim 25</u>, the combination of Turner et al., Olarig, Goldrian et al., and Wood, Jr. discloses "the method" (see rejection to <u>claim 18</u> above). Turner et al. further discloses "a microsystem transmits an acquit signal after the execution of the command by the microsystem (after receiving the interrogate pulses from the transmitter/receiver 12, the transponder sends back a replay frequency (Column 10, lines 20-21) to the central station indicating a particular state value; Column 6, lines 35-43)."

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As per claim 26, the combination of Turner et al., Olarig, Goldrian et al., and Wood, Jr. discloses "the method" (see rejection to claim 18 above). Turner et al. further discloses "the control circuit (the control logic circuit 13) transmits data representative of a type of command to be executed by the microsystems in association with transmission of a reset signal (after each interrogate cycle, the counters of the control logic circuit 13 and transponders are recycled (reset) (Column 6, lines 23-26), which indicates that another interrogate cycle is to be done)."

As per claim 27, the combination of Turner et al., Olarig, Goldrian et al., and Wood, Jr. discloses "the method" (see rejection to claim 18 above). Turner et al. further discloses "the control circuit (the control logic circuit 13) transmits data representative of a type of command to be executed by the microsystems in association with transmission of an increment signal (the control logic counts interrogate pulses (Column 5, lines 24-25) directed at a particular transponder with its corresponding transducer, which causes the particular transponder with its corresponding transducer to send a reply pulse back to central station; Column 6, lines 10-16)."

6. Claims 23-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Turner et al. (Patent Number US 3,737,858), Olarig (Patent Number US 6,175,889 B1), Goldrian et al. (Patent Number US 6,909,710 B1), and Wood, Jr. (Patent Number US 6,061,344) in view of Comiskey et al. (Publication No. US 2002/0063661 A1).

As per <u>claim 23</u>, the combination of Turner et al., Olarig, Goldrian et al., and Wood, Jr. discloses "the method" (see rejection to <u>claim 18</u> above). Though Turner et

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al. discloses "the microsystems are arranged in lines (channels with designations I, II

- M), in columns (letter designations with A, B – m; Column 5, lines 38-42)" as well
as "stored in an additional register (each transponder, with its corresponding
transducer, is assigned a number pertaining to channel and letter designation. An
example used is IA (channel I, letter A); Column 5, lines 51-55)...each microsystem
comprising an additional counter...the contents of the register...being compared with
the contents of the counter associated to the height (each transponder includes a
counter for counting interrogate pulses and a decoding circuit (emphasis) which
initiates generation of a reply pulse when the interrogate pulse count is equal to a
number assigned to one of its transducers; Column 5, lines 46-55)," the
combination of Tumer et al., Olarig, Goldrian et al., and Wood, Jr. does not disclose
methods and components relating to height, which Comiskey et al. discloses [x, y, and
z (with z being analogous to height) pixels are present, resulting in a threedimensional addressing scheme (Page 3, paragraph 0049)].

Turner et al., Olarig, Goldrian et al., Wood, Jr., and Comiskey et al. are analogous art in that they both focus on addressing.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify the method as disclosed by the combination of Turner et al., Olarig, Goldrian et al., and Wood, Jr. to also include coordinates and supporting components for height as disclosed by Comiskey et al.

The motivation for doing so is substituting a three-dimensional addressing scheme for a two-dimensional one can help reduce the number of drivers needed to run

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each pixel [Page 3, paragraph 0049], with the problem concerning the sheer number of drivers required being disclosed on [Page 2, paragraph 0011]. Since Comiskey et al. calls the addressing system "three-dimensional addressing," it would immediately be obvious to one skilled in the art that such a system can also apply to addressing units/pixels in three dimensions.

As per claim 24, the combination of Turner et al., Olarig, Goldrian et al., Wood, Jr. and Comiskey et al. discloses "the method" (see rejection to claim 23 above).

Comiskey et al. further discloses the idea where the height value is affected while the line and column values are reset in "the control circuit transmits height increment signals causing the additional counters associated to the height to be incremented and the line and column counters of all the microsystems to be reset (the system has the plurality of pixels arranged in sub-arrays containing the first and second sets of addressing means, with the sub-arrays being denoted by the third set of addressing means, the first and second sets of addressing means are not utilized or ignored; Page 3-4, paragraph 0050)."

RELEVENT ART CITED BY THE EXAMINER

- The following prior art made of record and relied upon is citied to establish the level of skill in the applicant's art and those arts considered reasonably pertinent to applicant's disclosure. See MPEP 707.05(c).
- The following references teach addressing:

U.S. PATENT NUMBERS:

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3,644,883

5,561,852

6,169,476 B1

6.788.245 B1

CLOSING COMMENTS

Conclusions

 Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to HENRY YU whose telephone number is (571)272-9779.
 The examiner can normally be reached on Monday to Friday, 8:00 AM to 5:30 PM EST. Art Unit: 2182

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, TARIQ HAFIZ can be reached on (571) 272-6729. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/H. Y./ Examiner, Art Unit 2182 August 6, 2009

/Tariq Hafiz/ Supervisory Patent Examiner, Art Unit 2182